

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT			ATTORNEY DOCKET NO.		
	09/914901							
					M. Bu do			
					A	TINUTF	PAPER NUMBER	
					28	34	8	
					DATE	AILED:		
		INTERVI	EW SUMMARY	4				
All p	participants (applicant, applican	t's representative, PTO personnel):					
(1)	Mr Zboron	icky	(3)					
(2)	Mr Buss	isky	(4)					
` ′—	of Interview							
		(copy is given to applicant	— M		`			
Exh	ibit shown or demonstration cor	nducted: Yes No If yes, b	rief description:				-	
Agre	eement 🗆 was reached. 🏻 💢	vas not reached.						
Clair	m(s) discussed: 45 4	mended 10-17-07						
lden	tification of prior art discussed:	All						
Doc	cription of the general nature of	what was agreed to if an agreem	ant was reached o	r any otho	r common	ν; Ω	cuss ed	
	~ ' '	amend ments	ant was reached, o	r any oure	Commen	15	· · · · · · · · · · · · · · · · · · ·	
F	<u> </u>	action with the						
mus	uller description, if necessary, a t be attached. Also, where no o ched.)	nd a copy of the amendments, if a copy of the amendments which wo	vailable, which the uld render the clair	examiner ns allowab	agreed w ble is avail	ould render able, a sum	the claims allowable mary thereof must be	
1. [5	It is not necessary for applica	nt to provide a separate record of	the substance of the	ne interviev	w.			
IS N actic	OT WAIVED AND MUST INCL	en checked to indicate to the con UDE THE SUBSTANCE OF THE I PLICANT IS GIVEN ONE MONTH	NTERVIEW. (See	MPEP Se	ction 713.	04). If a resp	oonse to the last Office	
2. [rejections and requirements t	w summary above (including any hat may be present in the last Offi conse requirements of the last Offi ove is also checked.	ce action, and sinc	e the clain	ns are nov	v allowable,	this completed form	
Exar	niner Note: You must sign this I	orm unless it is an attachment to a	another form.		na.	11		
FORM	PTOL-413 (REV.1-96)				RIMAN	Y PX AMUX		

Manual of Palent Examining Procedure, Section 713.04 Substance of Interview must be Made of Record

A complete written statement as to the substance of any face-to-table or telephone interview with regard to an application must be made of record in the application, whether or not an agreement with the examiner was reached at the interview.

§1.103 Interviews

dy in every instance where connectication is requested as over if an observe with an examiner, a correlate volten statement of the consists presented at the intervey, is warranted sequences as described in the expectable of the energy transfer of the consists of differential in the confidence of the expectation of the examiner of the consists of the expectation of the examiner of the expectation of the examiner of the examiner of the expectation of the examiner of the exami

§ 1.3. Business to be transacted to virting. All contests with the Tabel of Properties Closer area to contracted in writing. The periodial intendence is applicant or their promotes at the Properties of the Albert and Conference Office will be accorded to the Office of the Albert of

The action of the Patent and Tradomark Office cannot be pased excusively on the wriden record is the Office if that accord is itself loggingfule through the latture to record the substance of interviews.

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Examinars must comidate a two-shear success included interview. Summary From for each enterview over after deceased 1, 1978, where a master of accessor deceased during the increase of accessor of a control of the enterview of a control of the enterview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, a control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, a control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, a control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, a control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, and a control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, and a control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, and the control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, and the control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, and the control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, and the control of the Manual of Patent Examining Procedure, or shearing but 'yellographical grows, and the control of the Manual of Patent Examining Procedure, and the control of the Manual of Patent Examining Procedure, and the control of the Manual of Patent Examining Procedure, and the control of the Manual of Patent Examining Procedure, and the control of the Manual of Patent Examining Procedure, and the control of the Patent Examining Procedure, and the Control of

The interview Summary Form shall be given an appropriate purpose europer, placed in the operation of the file, and listed on the "Gordents" list on the Blowrapper. The discharge discharg

The Form provides for recordation of the following information:

- «Serial Number of the application
- Name of applicant
- Name of examiner
- Date of interview
- -Type of interview (personal or telephonic)
- -Name of participant(s)) (applicant, attorney or agent, atc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- -An identification of the claims discussed
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by attachment of a copy of amendments or claims agreed as being allowable). (Agreements as to allowability are tentative and do not restrict further action by the examiner to the
- contrary.)

 The signature of the examiner who conducted the interview.
- Names of other Patent and Tradernark Office personner assent.

The Form also contains a statement reminding the applicant of his responsibility to record the substance of the interview.

It is desireable that the examiner orally remind the applicant of his obligation to record the substance of the interview in each case unless both applicant and examiner agree that the examiner will record sums. Where the examiner ignes is record the substance of the interview, or when it is adequately recorded on the Form or in an attachment of the Form, the policins and the Form of the applicant that he need not supplement the Form by submitting a separate record of the substance of the interview.

It should be doted, bewever, that the about armony form will not be exactly the applicable terms and proper secondation of the interview unless it includes, or is supplemented by the applicant or the examiner to addition, all the applicable terms required color concerning the substance of the interview:

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A final description of the nature of any exhibit aftewar for any demonstration conducted.
- 2) an identification of the claims discussed,
- 3) an identification of specific prior art discussed,
- 4) an identification of the principal groposed amendments of A substantive dature thicusaett, unless these are already described on the inhereevi Summary. Form completed by the examiner.
- 5) a over identification or like general disust of the principal adjustment or sound to the examiner. The identification of arguments need not be lengthy or statuments. A vertically determed described described the indentifier or examiner or or experience from principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe these arguments which to leads were in more than persuasive to the examiner.
- bot. Describes cretters therdined redby to wascubal uneque to
- 7) if appropriate, the general results an autoome of the interview unless ternady described in the interview Stimmary Form completed by the examiner.

Examiners are expected to carmula review the applicant's record of the applicant an interview. If the record is not complete or accurate, the examiner will give the applicant one munity from the date of the equipment of the expectation (37 DFR 1,135(b)).

Examiner to Check for Accuracy

Applicant's burniary of what took place at the interview should be carefully checked to determine the accuracy of any argument or statement attributed to the examiner during the interview of there is an ineccuracy with a selection of the question of protestability, it should be pointed out in the hext Office letter. If the classes, we have the process of the content of the canonical attributes on the content of the canonical attributes on the content of the canonical attributes.

complete and accurate; the examiner should place the indication "Brenview record OK" on the paper recording the obustance of the interview along with the examiner's initials.